Rev 3/2024

COURTROOM MINUTES OF CRIMINAL PROCEEDINGS Norfolk Division

SENTENCING MINUTES

Set:	1:00 p.m.	- Date:	1/7/2025				
Started:	1:16 p.m.	Judge:	Elizabeth W. Hanes, USDJ				
Ended:	2:19 p.m.	Court Reporter:	Jill Trail				
	•	U.S. Attorney:	Alyssa Levey-Weinstein				
		•	David Coleman				
			Lisa McKeel				
		Defense Counsel:	Emily Munn				
			Mark Stokes				
		Courtroom Deputy:	Dee Brandt				
		Probation Officer:	Jeffrey Noll				
		Interpreter					
Case No.	4:24cr1-005	_					
Defendant:	Jamica Danielle Langley		☐ On Bond				
		_					
	for disposition.						
□ Deft satis	sfied with advice, counsel, and effectiveness	s of counsel.					
	udged deft. guilty of count two		g Indictment on 7/2/2024				
South any Govt	motion for down		,				
		•					
	_ 	ptance of responsibility gr	ranted.				
	Maximum penalties placed on the record.						
		tions heard and rulings ma					
	☐ Court adopts PSR (with changes) for the purpose of establishing the advisory guidelines.						
Evidence presented. (Witnesses and exhibits listed on last page)							
Arguments of counsel heard. Statement of deft. heard.							
	_ 						
SENTENCIN	NG GUIDELINES :						
	40						
Criminal History:							
Imprisonment Ra							
Supervised Relea	·						
-	0,000 to \$250,000 (restricted)						
Restitution <u>\$TBD</u>							
Special Assessme	nt: \$100_						
n marana							
<u>IMPRISONN</u>	<u>MENT</u> :						
	Counts 1: The deft. shall be committed to the	ne custody of the BOP to b	be imprisoned for a total term of				
TWO HUNDRED AND FORTY (240) months.							
\boxtimes The deft. is r	remanded to the custody of the U.S. Marsha	l.					
Tl	nt shall symmonday for some of the same	o ot the institution 1	tod by the DOD/IIC Manual at				
	nt shall surrender for service of the sentence	_	•				
12:00 PM on Mo	United States Marshal at 600 Granby Streenth XX, 2024.	zi, inorioik, v A, ii no insti	nunon has been designated, by				

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\boxtimes	Court recommends to the Bureau of Prisons:				
	$ \underline{\boxtimes} $ The deft. be evaluated for a mental health program.				
	\Box The deft. be enrolled in a GED/educational program.				
	\Box The deft be evaluated for a drug education program.				
	☑ The deft be enrolled in a 500 hour Residential Drug Abuse Program (RDAP) if she qualifies				
volunteers.					
	$\overline{\boxtimes}$ The deft be evaluated for a substance abuse treatment program.				
	☐ The deft be enrolled in an educational or vocational skill program.				

SUPERVISED RELEASE:

☐ Upon release from imprisonment, the deft. shall be on supervised release for a term of ______ FIVE (5) ______ years.

Standard Conditions of Supervised Release/Probation:

The defendant must report to the probation office in the federal judicial district where he/she is authorized to reside within 72 hours of your release from imprisonment, unless the probation officer instructs he/she to report to a different probation office within a different time frame.

While on supervised release, the defendant shall not commit another federal, state, or local crime.

While on supervised release, the defendant shall not illegally possess a controlled substance.

While on supervised release, the defendant shall not possess a firearm, destructive device, or any other dangerous weapon.

The deft. shall refrain from any unlawful use of a controlled substance and submit to periodic drug testing upon commencement of supervised release, as directed by the probation officer.

Special Conditions of Supervised Release/Probation:

While on supervised release the defendant shall comply with all the mandatory conditions of supervised release outlined in the PSR. In addition, the defendant shall comply with the standard and special conditions of supervised release that are outlined in the PSR and are hereby adopted by the Court with the following change.

Defendant may have communications with Jayquan Allen Jones for purposes of discussion familial communications only.

FINANCIAL PENALTIES

SPECIAL ASSESSMENT:

\boxtimes	As to count	two	,the deft shall pay a special assessment in the amount of	100.00 .		
	As to count		,the deft shall pay a special assessment in the amount of			
	As to count		,the deft shall pay a special assessment in the amount of			
	As to count		the deft shall pay a special assessment in the amount of			
The	total special assessr	ment due is	s \$100.00 and shall be due in full immediately.			
inst		than \$ <u>25.0</u>	the fine/special assessment at the inception of supervision, sha of per month, until paid in full. Said payments shall commence			
<u>F∏</u>	NE: Court finds deft. is	unable to j	pay fine.			
	The deft. shall pay	a fine in th	e amount of \$			
RE	ESTITUTION:					
	The deft. shall mak	e restitutio	on in the amount of \$			
	Interest waived.					
		urt regardi	e request for restitution to defendant's counsel by February 6, 2 ng Defendant's waiver of presence at a restitution hearing no ld.			
	Restitution should l	be paid joi	nt and severally with			
\boxtimes	The deft. notified o	f right of a	appeal within 14 days.			
\boxtimes	On motion of gov't, remaining counts dismissed.					
	The deft. is continu	ed on pres	ent bond and cautioned re bail jumping.			
	Consent Order of F	orfeiture e	ntered and filed in open court.			
Ac	lditional Count	s/Comn	nents:			
Stat	ement by Victim's N	Mother, Pa	tricia Troy.			
Pro	bation officer is dire	cted to ma	ke the changes to the PSR as stated on the record.			